2	MOEEL LAH FAKHOURY LLP Hanni M. Fakhoury (State Bar No. 252629) 2006 Kala Bagai Way, Suite 16 Berkeley, CA 94704 Telephone: (510) 500-9994 Email: hanni@mlf-llp.com	
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5	Attorneys for Garland Rabon	
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7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
9	OAKLAND DIVISION	
10		
11	UNITED STATES OF AMERICA,	Case No.: 4:23-CR-00191-AMO-3
12	Plaintiff,	STIPULATION AND ORDER (AS MODIFIED) MODIFYING BOND
13	v.	CONDITIONS
14	GARLAND RABON,	
15	Defendant.	
16		J
17	Mr. Rabon is charged in a superseding indictment with conspiracy and Hobbs Act robbery.	
18	Following a contested detention hearing, Mr. Rabon was released from custody on May 20, 2024, on	
19	the condition that he reside in the San Francisco halfway house on lockdown. There have been no	
20	violations or issues with his pretrial release since his release from custody. The Court previously	
21	modified Mr. Rabon's bond conditions to permit him to leave the halfway house on Father's Day to	
22	spend the day with his family at his significant other's house in Tracy, in the Eastern District of	
23	California, provided Mr. Rabon returned to the halfway house by 8:00 p.m. Mr. Rabon complied with	
24	the Court's orders and returned to the halfway house before 8:00 p.m. as directed.	
25	Mr. Rabon requests this Court make two modifications to his bond. First, he requests this Court	
26	permit him to leave the halfway house on July 4, 2024 to spend the day with his family, including his	
27	daughter whose birthday is on the 4th of July. Similar to Father's Day, Mr. Rabon would leave the	
28	halfway house no earlier than 8:00 a.m. and go to his significant other's house in Tracy, spend the	

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1 day with his family and daughter, and return to the halfway house by 8:00 p.m. 2 Mr. Rabon's second request is that the Court modify the conditions of his release to permit him 3 to leave the halfway house for purposes of employment. Mr. Rabon has several job leads and is eager 4 to help provide for his family financially. Should Mr. Rabon find a job verified and deemed 5 acceptable to Pretrial Services, he requests permission to leave the halfway house for employment 6 purposes only. 7 Neither the government nor Pretrial Services have any objections to these requests. All other 8 release conditions should remain as previously set. 9 Undersigned defense counsel certifies he has obtained approval from counsel for the 10 government to file this Stipulation and Proposed Order. 11 12 13 IT IS SO STIPULATED. 14 15 MOEEL LAH FAKHOURY LLP Dated: July 1, 2024 16 /S 17 HANNI M. FAKHOURY Attorneys for Garland Rabon 18 19 Dated: July 1, 2024 ISMAIL J. RAMSEY 20 United States Attorney Northern District of California 21 22 JONATHAN U. LEE Assistant United States Attorney 23 24 25 26 27 28

IN THE UNITED STATES DISTRICT COURT 1 2 FOR THE NORTHERN DISTRICT OF CALIFORNIA 3 OAKLAND DIVISION 4 UNITED STATES OF AMERICA, Case No.: 4:23-CR-00191-AMO-3 5 Plaintiff, **ORDER (AS MODIFIED)** 6 MODIFYING BOND CONDITIONS 7 v. GARLAND RABON, 8 Defendant. 9 10 11 Based on the reasons provided in the stipulation of the parties, the Court hereby modifies Mr. 12 Rabon's bond conditions as follows: 13 1. On Thursday July 4, 2024, Mr. Rabon is permitted to leave the halfway house no earlier 14 than 8:00 a.m. to travel to Tracy to visit with his family. He is to return to the halfway 15 house no later than 8:00 p.m. on Thursday July 4, 2024. Mr. Rabon is permitted to leave the halfway house to seek and maintain employment 16 2. 17 provided that Pretrial Services has verified and approved the employer in advance. 18 All other conditions of the bond previously set remain in effect. 19 20 IT IS SO ORDERED AS MODIFIED. 21 IT IS SO ORDEREI 22 DATED: July 2, 2024 23 Judge Donna M. Ryu 24 25 26 HONORABLE DONNA M. RYU

ORDER (AS MODIFIED) MODIFYING BOND CONDITIONS United States v. Rabon, 4:23-CR-00191-AMO-3

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Chief Magistrate Judge